WATSON LABORATORIES, INC.

CONTRACT NO. V797P-5303x

VABCA-5862

VA MEDICAL CENTER SAN FRANCISCO, CALIFORNIA

Robert J. Sherry, Esq., and Kimberly C. Welch, Esq., McKenna & Cuneo, L.L.P., San Francisco, California, for the Appellant.

Melbourne A. Noel, Jr., Esq., Trial Attorney, Hines, Illinois; *Charlma J. Quarles, Esq.*, Deputy Assistant General Counsel; and *Phillipa L. Anderson, Esq.*, Assistant General Counsel, Washington, D.C., for the Department of Veterans Affairs.

ORDER DISMISSING APPEAL

The parties have now signed the Settlement Agreement disposing of all outstanding issues involved in the captioned appeal, as well as any and all claims by the Government for reprocurement costs on its behalf or on behalf of the Department of Defense. In return for the Appellant's payment of specified sums of money, the VA will convert the default termination to a

no-cost convenience termination. Accordingly, VABCA-5862, the appeal of Watson Laboratories, Inc., is DISMISSED WITH PREJUDICE, subject to reinstatement if the terms of the Agreement are not effectuated .

IT IS SO ORDERED	
DATE: February 20, 2001	
	JAMES K. ROBINSON
	Administrative Judge